means a well spudded prior to the effective date of NPDES Permits LAG290000 and TXG290000. The term "new well" means a well spudded after the effective date of NPDES Permits LAG290000 and TXG290000 whose associated produced water will be discharged through an existing treatment/discharge facility required by this Order to cease discharge of produced water no later than January 1, 1997.

Pursuant to the authority of Section 402(a)(1) of the Act, 33 U.S.C. § 1342, Region 6 issued National Pollutant Discharge Elimination System (NPDES) Permits No. LAG290000 and TXG290000 with an effective date of February 8, 1995. These permits prohibit the discharge of produced water and produced sand derived from Oil and Gas Point Source Category facilities to "coastal" waters of Louisiana and Texas in accordance with effluent limitations and other conditions set forth in Parts I and II of these permits. Facilities covered by these permits include those in the Coastal Subcategory (40 CFR 435, Subpart D), the Stripper Subcategory (40 CFR 435, Subpart F) that discharge to "coastal" waters of Louisiana and Texas, and the Offshore Subcategory (40 CFR 435, Subpart A) which discharge to "coastal" waters of Louisiana and Texas.

Respondents herein are permittees subject to General NPDES Permit Nos. LAG290000 and/or TXG290000 and who:

A. Discharge produced water derived from an existing Coastal, Stripper or Offshore Subcategory well or wells to "coastal" waters of Texas or Louisiana, or will discharge produced water derived from a new Coastal, Stripper or Offshore Subcategory well or wells to "coastal" waters of Texas or Louisiana.

- B. Discharge produced water derived from an existing Coastal Subcategory well or wells located in Louisiana or Texas to waters of the United States outside Louisiana or Texas "coastal" waters, or will discharge produced water derived from a new Coastal Subcategory well or wells located in Louisiana or Texas to waters of the United States outside Louisiana or Texas "coastal" waters.
- C. Are required by Permits No. LAG290000 or TXG290000 to meet the requirement of No Discharge of produced water and are taking affirmative steps to meet that requirement.

- D. Have submitted an "Administrative Order Notice". Such Notices shall be sent to: Enforcement Branch (6W-EA), Region 6, U.S. Environmental Protection Agency, P.O. Box 50625, Dallas, TX 75270. Upon submission of such an Administrative Order Notice, a permittee shall be a Respondent under this General Administrative Order. The terms of each Administrative Order Notice submitted shall be considered terms of this Order and shall be enforceable against the Respondent submitting the Administrative Order Notice. Each Administrative Order Notice must include:
- 1. Identification of the facility by name and its location (by lease, lease block, field or prospect name), the name and address of its operator, and the name, address and telephone number of a contact person.
- 2. A certification signed by a person meeting the requirements of Part II, Section D.9 (Signatory Requirements) of Permits LAG290000 and TXG290000 stating that a Compliance Plan has been prepared for the facility in accordance with this Order. A copy of this plan shall not be included with the Administrative Order Notice, but shall be made available to EPA upon request.
- 3. A Compliance Plan shall include a description of the measures to be taken, along with a schedule, to cease discharge of produced water to waters of the United States as expeditiously as possible.

IV

To maintain oil and gas production and comply with the permits' prohibition on the discharge of produced water, a significant number of Respondents will have to reinject their produced water. A lack of access to the finite number of existing Class II disposal wells, state UIC permit writers, and drilling contractors may cause noncompliance for a significant number of Respondents. In addition, time will be required for some Respondents to reroute produced water collection lines to transport the produced water to injection wells.

Respondents may reasonably perform all actions necessary to cease their discharges of produced water no later than January 1, 1997.

For new wells as defined by this ORDER, coverage under this ORDER shall begin immediately after the discharge of the associated produced water begins.

Order

Based on the foregoing Findings, it is ordered That Respondents:

A. Fully comply with all conditions of NPDES Permits No. LAG290000 and TXG290000 except for the prohibition on the discharge of produced water and except for the requirement that all discharges of produced water be reported within twenty-four hours.

B. Complete all activities necessary to attain full and continuous compliance with NPDES Permits No. LAG290000 and TXG290000 as soon as possible, but in no case later than January 1, 1997.

C. Operate and maintain all existing pollution control equipment, including existing oil/water separation equipment, in such a manner as to minimize the discharge of pollutants contained in produced water at all times until such time as respondents cease their discharges of produced water.

D. Submit notice to the Water Enforcement Branch of EPA Region 6 when produced water discharges subject

to this Order have ceased.

E. Subject to NPDES Permit LAG290000 comply at all times with Part I. Section C.1.b of said permit, requiring that Respondents meet any more stringent requirements contained in Louisiana Water Quality Regulation, LAC: 33,IX,7.708.

Nothing herein shall preclude additional enforcement action.

The effective date of this ORDER shall be March 7, 1995.

Dated: February 24, 1995.

Myron O. Knudson,

Director, Water Management Division (6W). [FR Doc. 95-5519 Filed 3-6-95; 8:45 am]

BILLING CODE 6560-50-P

EXPORT-IMPORT BANK

[Public Notice 23]

Agency Forms Submitted for OMB Review

AGENCY: Export-Import Bank.

ACTION: In accordance with the provisions of the Paperwork Reduction Act of 1980, Eximbank has submitted a proposed collection of information in the form of a survey to the Office of Management and Budget for review.

PURPOSE: The proposed Export-Import Bank Questionnaire of City/State Partners to exporters and banks is to be completed by U.S. banks and exporters familiar with Eximbank's programs as a means of providing an evaluation of the effectiveness, utility, strengths and weaknesses of, and means to improve

upon the relationships established between Eximbank and its 30 City/State Partners.

The collection of the information will enable Eximbank to assess and report to the U.S. Congress the private sector's view of its programs' competitiveness, as required by law.

SUMMARY: The following summarizes the information collection proposal submitted to OMB.

- (1) Type of request: New.
- (2) Number of forms submitted: One.
- (3) Form Number: EIB 95-4.
- (4) Title of information collection: Export-Import Bank Questionnaire of City/State Partners.
 - (5) Frequency of Use: Annual.
- (6) Respondents: City/State export finance organizations.
- (7) Estimated total number of annual responses: 30.
- (8) Estimated total number of hours needed to fill out the form: 15.

ADDITIONAL INFORMATION OR COMMENTS:

Copies of the proposed application may be obtained from Tamzen Reitan Agency Clearance Officer, (202) 565–3333.

Comments and questions should be directed to Mr. Jeff Hill, Office of Management and Budget, Information and Regulatory Affairs, Room 3235, New Executive Office Building, Washington, DC 20503, (202) 395–3176. All comments should be submitted within two weeks of this notice; if you intend to submit comments but are unable to meet this deadline, please advise by telephone that comments will be submitted late.

Dated: March 1, 1995.
Tamzen C. Reitan,
Agency Clearance Officer.
[FR Doc. 95–5449 Filed 3–6–95; 8:45 am]
BILLING CODE 6690–01–M

FEDERAL DEPOSIT INSURANCE CORPORATION

Information Collection Submitted to OMB for Review

AGENCY: Federal Deposit Insurance Corporation.

ACTION: Notice of information collection submitted to OMB for review and approval under the Paperwork Reduction Act of 1980.

SUMMARY: In accordance with the requirements of the Paperwork Reduction Act (44 U.S.C. chapter 35), the FDIC hereby gives notice that it has submitted to the Office of Management and Budget (OMB) a request for OMB review of the information collection described below.

Type of Review: Revision of a currently approved collection.

Title: Consolidated Reports of Condition and Income (Insured State Nonmember Commercial and Savings Banks).

Form Number: FFIEC 031, 032, 033, 034.

OMB Number: 3064-0052.

Expiration Date of OMB Clearance: July 31, 1995.

Respondents: Insured State Nonmember Commercial and Savings Banks. Frequency of Response: Quarterly. Number of Respondents: 7,011. Number of Responses per Respondent:

Total Annual Responses: 28,044. Average Number of Hours per Response: 26.87.

Total Annual Burden Hours: 753,429.

OMB Reviewer: Milo Sunderhauf, (202)
395–7340, Office of Management and
Budget, Paperwork Reduction Project
3064–0052, Washington, DC 20503.

FDIC Contact: Steven F. Hanft, (202)

898–3907, Office of the Executive Secretary, Room F–400, Federal Deposit Insurance Corporation, 550 17th Street NW., Washington, DC 20429.

Comments: Comments on this collection of information are welcome and should be submitted on or before March 22, 1995.

ADDRESSES: A copy of the submission may be obtained by calling or writing the FDIC contact listed above.

Comments regarding the submission should be addressed to both the OMB reviewer and the FDIC contact listed above.

SUPPLEMENTARY INFORMATION: The FDIC is submitting for OMB review changes to the Federal Financial Institutions Examination Council (FFIEC) Consolidated Reports of Condition and Income (call Report) filed quarterly by insured state nonmember commercial and savings banks. The Federal Reserve Board (FRB) and the Office of the Comptroller of the Currency (OCC) are also submitting these changes for OMB review for the banks under their supervision.

The proposed revisions to the Call Report that are the subject of this request have been mandated by the FFIEC and are scheduled to take effect as of March 31, 1995. The proposed changes affect several existing Call Report schedules. Unless otherwise indicated, the Call Report changes apply to all four sets of report forms (FFIEC 031, 032, 033, and 034). Nonetheless, as is customary for Call Report changes, banks will be advised that, for the March 31, 1995, report date, they may

provide reasonable estimates for any new or revised item for which the requested information is not readily available. The changes for which OMB approval is requested are summarized as follows:

Deletions and Reductions in Detail

The level of detail with which restructured loans and leases that are in compliance with modified terms are reported in the memoranda section of Schedule RC-C, "Loans and Lease Financing Receivables," would be reduced. For all banks, the current separate items for the various non-realestate loan categories will be combined into a single item for "all other loans and all lease financing receivables." In addition, banks with foreign offices or with \$300 million or more in total assets that file the FFIEC 031 and 032 report forms also will report a single total for their restructured commercial loans to and their restructured leases of non-U.S. addressees.

Call Report items in the seven following areas would be deleted:

(1) Schedule RC–R, item 3, "Total qualifying capital allowable under the risk-based capital guidelines."

- (2) The quarterly average of "Obligations (other than securities and leases) of states and political subdivisions in the U.S." in Schedule RC–K, item 6.a(6) on the FFIEC 031, item 6.f on the FFIEC 032, and Memorandum item 1 on the FFIEC 033. This average has not been collected from banks with less than \$100 million in assets that file the FFIEC 034 report form.
- (3) The four components of mandatory convertible debt, net of dedicated stock, in Schedule RC–M, items 7.a through 7.d on the FFIEC 031 and 032, items 6.a through 6.9 on the FFIEC 033, and items 8.a through 8.d on the FFIEC 034. The item for the total amount of mandatory convertible debt, net of dedicated stock, would be retained.
- (4) The year-to-day reconcilement of the allocated transfer risk reserve in Schedule RI-B, Part II. This reconcilement has been collected only from banks with foreign offices or with total assets of \$300 million or more that file the FFIEC 031 or 032 report forms.
- (5) The quarterly reconcilement of the agricultural loan loss deferral account in Schedule RC–M, items 10.a through 10.e. This reconcilement has been collected only from banks with total assets of less than \$100 million that file the FFIEC 034 report.

(6) Recoveries of "Special-Category Loans" in Schedule RI–B, Part I, Memorandum item 1 on the FFIEC 031